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IN THE CIRCUIT COURT OF THE FIRST CIRCUIT
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                           STATE OF HAWAII
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      SPORTS SHINKO (USA) CO., LTD., a Delaware
      Corporation; SPORTS SHINKO (MILILANI)
 5
      CO., LTD., a Hawaii corporation, et al.,
 6
 7
                Plaintiff,
 8
           VS.
                          Case No. 02-1-2766-11 (EEH)
 9
     RESORT MANAGEMENT SERVICES
10
      (HAWAII), INC., a Hawaii corporation,
     YASUO NISHIDA, SATOSHI KINOSHITA, et al.
11
12
                Defendants.
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15
                  DEPOSITION OF SATOSHI KINOSHITA
16
                             (Volume III)
17
18
     Taken on behalf of the Plaintiff at Alston Hunt Floyd &
19
     Ing, 1001 Bishop St., ASB Tower, 18th Floor, Honolulu,
20
     Hawaii 96813, commencing at 9:00 a.m., Thursday, April
     21, 2005, pursuant to Notice.
21
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23
     BEFORE: BARBARA ACOBA, CSR No. 412, RPR
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               Notary Public, State of Hawaii
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      APPEARANCES:
     For Plaintiff: GLENN MELCHINGER, Esq.
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                          ALSTON HUNT FLOYD & ING
 4
                          ASB Tower
 5
                          1001 Bishop St., 18th Floor
 6
                          Honolulu, Hawaii 96813
 7
     For Defendant SATOSHI KINOSHITA:
 8
 9
                          JOHN KOMEIJI, Esq.
10
                          WATANABE ING KAWASHIMA & KOMEIJI
11
                          First Hawaiian Center
12
                          999 Bishop St., 23rd Floor
13
                          Honolulu, Hawaii 96813
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15
     Also Present: STEVEN SILVER - Interpreter
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      that right?
 2
          Α.
               Yes.
 3
          0.
               And Mr. Dowling's response to the 10 million
 4
     counteroffer was no, right?
 5
         Α.
               Right.
 6
               Was there any other negotiation with
          Q.
 7
     Mr. Dowling after that?
 8
         Α.
               I don't believe so.
 9
               MR. MELCHINGER: Mark that as 46.
10
              (Exhibit 46 marked for identification.)
11
     BY MR. MELCHINGER:
12
               I think you mentioned something about an offer
         Q.
13
     from LaeRock before and I'm showing you, what's it
     marked, Exhibit 46 to your deposition. Do you recognize
14
15
     this document?
16
         Α.
               Yes.
17
               MR. MELCHINGER: So I think for the record I
     think the spelling of LaeRock is L-a-e and then a
18
19
     capital R-o-c-k.
20
     BY MR. MELCHINGER:
21
               You read and saw this e-mail when Mr. Pothul
     sent it to you; is that right?
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23
         Α.
              Yes.
              Was Colliers in charge of handling any
24
     communications with LaeRock? Regarding the purchase of
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the property offers.

A. Yes.

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Q. Did you ever ask Colliers to follow up about this offer or put it in detail?

MR. KOMEIJI: Before he answers, and I'm not instructing him not to answer, but I renew my objections regarding relevance and not reasonably calculated to lead to the discovery of admissible evidence.

THE WITNESS: Well, first of all, I believe that Mr. Fukuda reported this to the president.

- BY MR. MELCHINGER:
- Q. Did you discuss this e-mail, Exhibit 46, with Mr. Fukuda or the president?
- A. If I'm not mistaken, I believe that Mr. Fukuda said that the president had commented that the price reflected here was not the price that Sports Shinko stood to realize. That that price included the fee and that the actual price that Sports Shinko stood to realize would be the price that you would obtain after deducting the price of the land from the \$21 million figure and that that was too low.
- Q. Did somebody from Sports Shinko instruct Colliers to respond to this e-mail, Exhibit 46?
 - A. As I sit here today, I don't recall.
 - Q. And so you don't know whether anybody asked

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them, LaeRock, how much they would pay for the lease or whether they would assume the management contracts or anything else, any other condition, didn't ask for any more detail about this, this expression of interest in purchasing Ocean Resort Hotel?
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- A. As far as I know, the president commented that the figure was too low and it ended there.
- Q. Also CCed on this it looks to be Mr. Yamauchi.

 Is that Yutaka Yamauchi you referred to yesterday?
- 10 A. Yes.

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- MR. MELCHINGER: 47.
- 12 (Exhibit 47 marked for identification.)
- 13 BY MR. MELCHINGER:
- Q. Showing you what's been marked as Exhibit No.

 47 to your deposition. After you've had a chance to

 look at it, can you tell me whether you've seen this

 document before, please.
 - A. Yes.
- Q. So do you recognize this as an e-mail from Mr. Pothul to you?
- 21 A. Yes.
- Q. And it's about an offer regarding Kiahuna from a Mr. Silagi, S-i-l-a-g-i?
- 24 A. Yes.
- Q. Did you review this offer or this e-mail when

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1
                        CERTIFICATE
 2
      STATE OF HAWAII
 3
      CITY AND COUNTY OF HONOLULU
 4
                I, BARBARA ACOBA, Certified Shorthand
      Reporter and Notary Public, State of Hawaii, do
 5
 6
     hereby certify:
                That on Thursday, April 21, 2005, at
 7
 8
      9:00 a.m., appeared before me SATOSHI KINOSHITA, the
     witness whose deposition is contained herein; that
 9
10
     prior to being examined he was by me duly sworn;
11
                That the deposition was taken down by me
     in machine shorthand and was thereafter reduced to
12
13
     typewriting under my supervision; that the foregoing
14
     represents, to the best of my ability, a true and
15
     correct transcript of the proceedings had in the
16
     foregoing matter.
17
                I further certify that I am not an attorney
     for any of the parties hereto, nor in any way concerned
18
     with the cause.
19
20
               Dated this 30th day of April, 2005,
21
     in Honolulu, Hawaii.
   ARBARA A
22
23
                          BARBARA ACOBA, CSR NO. 412
24
                          Notary Public, State of Hawaii
25
                          My Commission Exp: 10-22-2008
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